

UNITED STATES ENVIRONMENTAL PROTECTION AGENCY REGION IX

75 Hawthorne Street San Francisco, CA 94105

April 19, 2016

Darrel Cruz, Director Tribal Historic Preservation Office Washoe Tribe of Nevada and California 919 Highway 395 South Gardnerville, NV. 89410

Rebecca Palmer State Historic Preservation Officer 100 North Stewart Street Carson City, NV 89701-4285

Julianne Polanco
State Historic Preservation Officer
California Office of Historic Preservation
1725 23rd Street, Suite 100
Sacramento, CA 95816

Dear Mr. Cruz, Ms. Palmer, and Ms. Polanco:

The U.S. Environmental Protection Agency Region 9 (EPA) would like to thank each of you for your comments on the draft protocols sent to you on March 23 for compliance with Section 106 of the National Historic Preservation Act (54 U.S.C. §306108, and it's implementing regulations at 36 C.F.R. Part 800) (NHPA) for Remedial Investigation and Feasibility Study (RI/FS) activities at the Leviathan Mine Superfund Site.

EPA has revised the draft protocols based on the comments of the Washoe Tribal Historic Preservation Office (THPO), the Nevada State Historic Preservation Office, and the California State Historic Preservation Office (collectively, SHPOs).

The RI/FS 2016 Field Season activities with NHPA implications fall into three general categories. For more detail on the proposed activities for each category, please refer to Table 1 (attached): Summary of 2016 Sampling Tasks/Locations within the Expanded Area of Potential Effect¹. Please note that for all activities listed below, Class I records searches are currently in progress, will be completed prior to any field activities, will be utilized by archaeological and tribal monitors in the field to inform sampling location decisions, and will be included in the end-of-month and end-of-year reporting by EPA. The protocols that we have agreed to based on our conversations for an efficient Section 106 consultation for each of those categories are outlined below.

¹ The Item numbers for the tasks described below track the numbers in the attached Table 1.

² Copies would be provided to the land-managing agencies, THPO, and relevant SHPOs.

A. Item #1: Plant/Soil Sampling:

Treat the plant surveys as a "no potential for effect" under 36 C.F.R. 800.3(a) (1), with the following conditions:

- 1. The plant sampling and soil survey teams are accompanied by an archaeological monitor and a tribal monitor;
- 2. The sampling activity will avoid all cultural resources;
- 3. The plant sampling and soil survey team identifies a specific target plant and associated target soil survey location;
- 4. The archaeological monitor and tribal monitor review the ground surface around the plant and the 3 meters surrounding the soil sample location, noting the location of the plant, any soil sample, and any cultural resources noted during the review;
- 5. If an archaeological resource or tribal resource is located, the activity will be relocated so as not to disturb a resource; this could involve finding a soil sampling location near the same plant that is 3 meters from any cultural resource, or if that is not possible, a different plant would be selected;
- 6. All discovered cultural resources shall be recorded regardless of whether the sampling activity has been relocated to avoid it. If there is time, the recordation could occur during sampling activities; if not, a return visit shall be required; and
- 7. EPA shall provide a monthly letter summary report to the consulting parties², with all such information compiled in a final supplemental Class III Inventory report (as a supplement to the Humboldt-Toiyabe National Forest, Cultural Resources Narrative Report for the Leviathan Mine Cultural Resources Inventory, August 2014) to be submitted at the conclusion of the 2016 field season to the land-managing agencies, THPO and SHPOs for review. The monthly report will be provided to the parties within 30 days after the end of the reporting month, and will include a letter summarizing the month's activities and cultural resources found, and the actions taken to avoid any such resources. The monthly report will be accompanied by site records on the relevant SHPO forms, and a map showing the location of the sampling activities and any cultural resources on a USGS 7.5' map or a map approved by the relevant SHPO.
- B. Items ## 2, 3, 5, and 6: Soil Investigation for Ore Pile #1, Reference Soil Investigations, River Ranch Soil Investigation, East Fork Carson River Investigation (The protocols for these activities are essentially the same as "A" above, but without the contingency of the soil sampling location being tied to specific plants):

Treat these activities as a "no potential for effect" under 36 C.F.R. 800.3(a) (1), with the following conditions:

- 1. The sampling teams are accompanied by an archaeological monitor and a tribal monitor;
- 2. The sampling activity will avoid all cultural resources:
- 3. The sampling team identifies a specific target sampling location;
- 4. The archaeological monitor and tribal monitor review the ground surface within 3 meters surrounding the sample location, noting the location of the sample location, and any cultural resources noted during the review;
- 5. If an archaeological resource or tribal resource is located, the activity will be relocated so as not to disturb a resource:

- 6. All discovered cultural resources shall be recorded regardless of whether the sampling activity has been relocated to avoid it. If there is time, the recordation could occur during sampling activities; if not, a return visit shall be required; and
- 7. EPA shall provide a monthly letter summary report to the consulting parties², with all such information compiled into a final supplemental Class III inventory report (as a supplement to the Humboldt-Toiyabe National Forest, Cultural Resources Narrative Report for the Leviathan Mine Cultural Resources Inventory, August 2014) to be submitted at the conclusion of the 2016 field season to the land-managing agencies, THPO and SHPOs for review. The monthly report will be provided to the parties within 30 days after the end of the reporting month, and will include a letter summarizing the month's activities and cultural resources found, and the actions taken to avoid any such resources. The monthly report will be accompanied by site records on the relevant SHPO forms, and a map showing the location of the sampling activities and any cultural resources on a USGS 7.5' map or a map approved by the relevant SHPO.

C. Item #4: Reference Groundwater Investigations (New reference well locations):

- 1. Class III surveys will be performed for the well pads, access and a reasonable buffer (usually 15-30m) around such activities. A tribal monitor will be present during the survey.
- 2. If the Class III survey and tribal monitor confirm there are no cultural resources within the survey area, then drilling may proceed.
- 3. If the survey or tribal monitor observes evidence of cultural resources, the drilling team, the archaeologist and the tribal monitor will attempt to re-configure or relocate the drill pad or access to avoid such properties or resources. If it is not possible to relocate the drill pad due to topography or technical concerns (e.g., there is not another suitable location to reach the intended monitoring depth), and EPA deems the well essential, EPA will initiate further consultation with the appropriate SHPO or THPO for such well pad.
- 4. Monitors are only required during the Class III survey and the initial stripping of the well pad location. In the unlikely event that deeper cultural resources are subsequently discovered during drill pad construction or drilling, all activities will cease at the drilling location, the discovery secured, and EPA contacted to initiate further consultation with the appropriate SHPO/THPO regarding the discovery.
- 5. EPA shall provide a monthly letter summary report to the consulting parties², with all such information compiled into a final supplemental Class III inventory report (as a supplement to the Humboldt-Toiyabe National Forest, Cultural Resources Narrative Report for the Leviathan Mine Cultural Resources Inventory, August 2014) to be submitted at the conclusion of the 2016 field season to the land-managing agencies, THPO and SHPOs for review. The monthly report will be provided to the parties within 30 days after the end of the reporting month, and will include a letter summarizing the month's activities and cultural resources found, and the actions taken to avoid any such resources. The monthly report will be accompanied by site records on the relevant SHPO forms, and a map showing the location of the sampling activities and any cultural resources on a USGS 7.5' map or a map approved by the relevant SHPO.

We look forward to implementing the 2016 field activities using this agreed upon approach. If you have any questions about these protocols or the RI/FS, please feel free to contact EPA's Remedial Project Manager Lynda Deschambault at (415) 947-4183 or <u>Deschambault.lynda@epa.gov</u>.

Sincerely,

John Lyons Acting Assistant Director Superfund Division

Attachment

Cc by Email only:

Kenneth Maas, United States Forest Service Timothy Marshall, United States Forest Service Kirk Minckler, USDA Office of General Counsel David Coupe, California Regional Water Quality Control Board, Attorney Doug Carey, California Regional Water Quality Control Board, Lahontan Region Chris Stetler, California Regional Water Quality Control Board, Lahontan Region Connie Rogers, Davis, Graham & Stubbs, LLP Anthony Brown, Atlantic Richfield Company Lynelle Hartway, Washoe Tribe of Nevada and California Garry Cantley, Bureau of Indian Affairs John Eddins, Advisory Council on Historic Preservation Tristan Tozer, CA Office of Historic Preservation Lucinda Woodward, CA Office of Historic Preservation Dawn M. (Shellie) Sullo, US Army Corps of Engineers Cory Koger, US Army Corps of Engineers Greg Reller, Burleson Consulting Lily Tavassoli, US Environmental Protection Agency Gary Riley, US Environmental Protection Agency Caleb Shaffer, US Environmental Protection Agency Joshua Wirtschafter, USEPA Office of Regional Counsel Matt Nowakowski, US Environmental Protection Agency

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